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GOVERNMENT GAZETTE

BOLETIM OFICIAL

GOVERNMENT OF GOA, DAMAN AND DIU

Secretariat

Notification

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F. 7(11)/62-Goa dated the 25th July 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to the recruitment to the various class IV posts in the Public Works Department under the Government of Goa, Daman and Diu.

1. **Short title.** — These rules may be called Goa Government (Department of Public Works) class IV posts Recruitment Rules, 1966.

2. **Application.** — These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. **Number, classification and scale of pay.** — The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age limit and other qualifications.** — The method of recruitment to the said posts, age limit, qualifications and other matters

connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

- (a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time; and
- (b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date. An appointment made prior to this date through a duly constituted Staff Selection Board/Departmental Promotion Committee will be deemed to be a regular appointment, notwithstanding any provisions contained in these rules, and the probation period in that case will extend to six months only from the date of this notification.

G. K. Bhanot
Chief Secretary

Panjim, 21st October, 1966.

SCHEDULE

	1	2	3	4	5	6	7	8	9	10	11	12	13
Name of post	No. of posts	Classification	Scale of Pay	Whether Selection Post or non-selection Post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/deputation/transfer, grades from which promotion/deputation/transfer to be made	If a DPC exists, U.P.S.C. is to be consulted in its composition making recruitment		
CLASS IV													
1. Bearer	7	Class IV	Rs. 70-1-80-EB-1-85.	N. A.	25 years	<i>Essential:</i> 1) Middle class preferably with English. <i>Desirable:</i> Experience as a bearer in a hotel or restaurant.	N. A.	Two years	Direct recruitment.	N. A.	N. A.	—	
2. Page Boy	2	Do	Do	Do	Do	Should have studied upto VIIIth standard.	Do	Do	Do	Do	Do	—	
3. Workman	3	Do	Rs. 75-1-85-EB-2-95	Do	30 years	1. Should be having good practical experience of the line. 2. Should possess strong physique, preferably with education upto VIIIth standard.	Do	Do	Do	Do	Do	—	
4. Road Gang Worker	136												
5. Cleaners	10	Do	Rs. 70-1-80-EB-1-85	Do	Do	Elementary knowledge of motor mechanics.	Do	Do	Do	Do	Do	—	
6. Road Gang supervisor	14	Do	Rs. 85-2-95-3-110	Non Selection	N. A.	N. A.	N. A.	Do	Promotion.	Promotion: Workman/Road Gang workers, with 3 years' service in the grade.	Class IV D.P.C.	—	
7. Assistant Electrician	2	Do	Do	N. A.	25 years	<i>Essential:</i> 2nd Class wireman's examination certificate. <i>Desirable:</i> Professional experience.	N. A.	Do	Direct recruitment.	N. A.	N.A.	—	
8. Fitter	27	Do	Do	Do	Do	1. VIIIth standard in English. 2. Certificate course of the trade from any recognised Institution.	Do	Do	Do	Do	Do	—	
9. Turner	6	Do	Do	Do	Do	Do	Do	Do	Do	Do	Do	—	
10. Power house attendant	1	Do	Rs. 80-1-85-2-95-EB-3-110	Do	Do	2nd class wireman's examination certificate preferably with practical experience in the lines.	Do	Do	Do	Do	Do	—	

Notification

GAD/B/44/10/86/66

The orders relating to the National Anthem of India, as published by Government of India, Ministry of Home Affairs are hereby reproduced for general information and guidance.

D. V. Sawant, Deputy Secretary, General Administration Department.

Panjim, 19th October, 1966.

Orders Relating to the National Anthem of India

I — THE NATIONAL ANTHEM: THE FULL AND SHORT VERSIONS

(1) The composition consisting of the words and music of the first stanza of the late poet Rabindra Nath Tagore's song known as "Jana Gana Mana" is the National Anthem of India. It reads as follows: —

Jana-gana-mana-adhināyaka jaya hē
Bhārata-bhāgya-vidhātā

Panjāba-Sindhu-Gujrāta-Marāṭhā
Drāvida-Utkala-Bangā

Vindhya-Himāchala-Yamunā-Gangā
uchchhala-jaladhi-taranga

Tava śubha nāmē jāgē, tava śubha āśisa māgē,
gāhē tava jaya-gāthā.

Jana-gana-mangala-dāyaka jaya hē
Bhārata-bhāgya-vidhātā

Jaya hē, Jaya hē, Jaya hē,
jaya jaya jaya jaya hē

The above is the full version of the Anthem and its playing time is approximately 52 seconds.

(2) A short version consisting of the first and last lines of the National Anthem is also played on certain occasions. It reads as follows:

Jana-gana-mana-adhināyaka jaya hē
Bhārata-bhāgya-vidhātā.

Jaya hē, jaya hē, jaya hē, jaya jaya
jaya jaya hē.

Playing time of the short version is about 20 seconds.

(3) The occasions on which the full version or the short version will be played have been indicated at the appropriate places in these instructions.

II — PLAYING OF THE ANTHEM

(1) The full version of the Anthem shall be played on the following occasions: —

- (a) For the National Salute (which means the Command "Rashtriya Salute — Salami Shastr" to the accompaniment of the National Anthem) which is given to the President on all ceremonial occasions and to the Governors, and Lt. Governors on all ceremonial occasions within their respective States;

(b) During parades or other ceremonial functions — irrespective of whether any of the dignitaries referred to in (a) above is present or not — on *August 15th and January 26th*. On these occasions the Anthem shall be played when the National Flag is unfurled and shall be treated as a salute to the Flag and *not* to the dignitary unfurling it.

(c) On all occasions when the President is present in person (including broadcasts by the President);

(d) On all occasions (including social functions *e.g.*, mess functions and sports meets) when a Governor or Lt. Governor is present in person within his respective State;

(e) When the National Flag is brought on Parade;

(f) When Regimental Colours are presented;

(g) For hoisting of the Colours in the Navy.

(2) The short version of the Anthem shall be played when drinking toasts in Messes.

(3) The Anthem shall be played on any other occasion for which special orders have been issued by the Government of India.

(4) Normally the Anthem shall not be played for the Prime Minister, though there may be special occasions when it may be played.

III — SINGING OF THE ANTHEM

(1) On all occasions when the National Anthem is sung, the full version shall be recited.

(2) The Anthem may be sung on occasions which, although not strictly ceremonial, are nevertheless invested with significance because of the presence of Ministers etc. The singing of the Anthem on such occasions (with or without the accompaniment of an instrument) is desirable.

(3) It is not possible to give an exhaustive list of occasions on which the singing (as distinct from playing) of the Anthem can be permitted. But there is no objection to the singing of the Anthem so long as it is done with due respect as a salutation to the motherland, and proper decorum is maintained.

(4) In all schools, the day's work should begin with community singing of the Anthem. School authorities should make adequate provision in their programmes for popularising the singing of the Anthem and promoting respect for the National Flag among students.

IV — PLAYING AND SINGING OF THE ANTHEM DURING THE PRESENT EMERGENCY

(1) The full version of the Anthem shall be played —

(i) at the close of the All India Radio programmes every night; and

(ii) in cinema houses at the end of the after-noon, matinee and first evening (6-30 p.m.) shows, when spectators are expected to stand to attention.

(2) The full version of the Anthem may be played or sung by artistes at the end of dramatic or cultural

programmes. The version to be sung or played must be the authorised version and the Anthem must be played or sung at the end of the show.

V — PLAYING OF FOREIGN ANTHEMS

(1) At receptions to foreign dignitaries in India at which the giving of the National Salute has been prescribed, the full version of the National Anthem of the visiting dignitary's country should be played first, followed by the full version of the National Anthem of India.

(2) At dramatic, film or other cultural festivals organised by a diplomatic or consular representative of a foreign country in India, the National Anthem of the foreign country concerned may be played with the National Anthem of India. The foreign Anthem should be played first followed immediately by the Indian Anthem.

(3) At functions arranged by foreign Missions for celebrating their National Days, the National Anthem of their country may be played or sung. On these occasions the Indian Anthem will be played immediately after the Anthem of the foreign country concerned.

VI — GENERAL

(1) Whenever the Anthem is sung or played, the audience shall stand to attention. However, when in the course of a newsreel or documentary the Anthem is played as a part of the film, it is not expected of the audience to stand as standing is bound to interrupt the exhibition of the film and would create disorder and confusion rather than add to the dignity of the Anthem.

(2) As in the case of the flying of the National Flag, it has been left to the good sense of the people not to indulge in indiscriminate singing or playing of the Anthem.

Notification

DF-756-AGR-64

In exercise of the powers conferred by sub-clause (1) of clause 5 of the Fertilizer (Control) Order 1957 the Administrator of Goa, Daman and Diu hereby fixes the 1st day of December, 1966 as the day from which, no person shall carry on the business of selling fertilizers of any place except under and in accordance with the terms and conditions of a licence granted to him under the said order.

By order and in the name of the Administrator of Goa, Daman and Diu.

R. C. Datar, Under Secretary (CD).

Panjim, 22nd November, 1966.

Finance Department

Notification

F.D.No.F4/12-10/64-65/1396

The Government of India, Ministry of Finance (Department of Revenue and Insurance), two Notifications dated the 21st September, 1966 regarding the Emergency Risks (Goods) Insurance Scheme and

Emergency Risks (Factories) Insurance Scheme, are hereby republished for general information.

V. S. Srinivasagopalan, Dy. Secretary (Finance).
Panjim, 16th November, 1966.

GOVERNMENT OF INDIA

MINISTRY OF FINANCE

(Department of Revenue and Insurance)

New Delhi, the 21st September, 1966

Notification

S. O. — In exercise of the powers conferred by sub-section (5) of section 5 of the Emergency Risks (Goods) Insurance Act, 1962 (62 of 1962), the Central Government hereby makes the following scheme further to amend the Emergency Risks (Goods) Insurance scheme issued with the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S. O. 3945, dated the 26th December, 1962, namely: —

1. (1) This Scheme may be called the Emergency Risks (Goods) Insurance (Third Amendment) Scheme, 1966.

(2) It shall come into force on the first day of October, 1966.

2. In the Emergency Risks (Goods) Insurance Scheme, for paragraph 10, the following paragraph shall be substituted, namely: —

"10. Date of Premium.

(1) Subject to the provisions of sub-paragraph (2) the premium payable under any policy of insurance issued in respect of the quarter ending on the 31st day of December, 1966, shall —

- (a) in the case of a policy in force on the 30th day of September, 1966, be nil;
- (b) in any other case, be at the rate of six paise for every hundred rupees or any part thereof of the sum insured, subject to a maximum of twenty-five rupees.

(2) The Central Government may, in its discretion, at any time during the said quarter, revise the premium payable under the policies referred to in sub-paragraph (1).

(3) Where the amount of any premium payable under sub-paragraph (1) involves a fraction of a rupee, the premium shall be rounded off to the nearest rupee. The premium shall be payable in one lump sum in respect of the entire quarter for which the policy is in force;

Provided that if any goods become insurable or are insured under this Scheme after the commencement of the quarter, the premium shall be payable in one lump sum, which shall be equivalent to the amount payable in respect of goods insurable during the entire quarter reduced by an amount which bears to the first mentioned amount the same proportion as the number of completed months in that quarter before the goods become insurable or are insured bears to three, the actual amount due in accor-

dance with this proviso if it involves a fraction being rounded off to the nearest rupee.

(4) Where the premium has been revised under sub-paragraph (2), the provisions contained in the proviso to sub-paragraph (3) shall apply for the purpose of calculation of the additional amount of premium payable or of the amount of premium refundable, as the case may be, as a result of such revision, as if all the policies came into force on the date of such revision".

[No. F.101(5)-INS.I/66-ERI(I)]

A. RAJAGOPALAN

Officer on Special Duty & Ex-Officio Joint Secretary to the Government of India.

New Delhi, the 21st September, 1966

Notification

S. O. — In exercise of the powers conferred by sub-section (6) of section 3 of the Emergency Risks (Factories) Insurance Act, 1962 (63 of 1962), the Central Government hereby makes the following scheme further to amend the Emergency Risks (Factories) Insurance Scheme issued with the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S. O. 3946 dated the 26th December, 1962, namely: —

1. (1) This Scheme may be called the Emergency Risks (Factories) Insurance (Third Amendment) Scheme, 1966.

(2) It shall come into force on the first day of October, 1966.

2. In the Emergency Risks (Factories) Insurance Scheme, for paragraph 8, the following paragraph shall be substituted, namely: —

"8. Rate of premium.

(1) Subject to the provisions of sub-paragraph (2) the premium payable under any policy of insurance issued in respect of the quarter ending on the 31st day of December, 1966, shall —

- (a) in the case of a policy in force on the 30th day of September, 1966, be nil;
- (b) in any other case, be at the rate of ten paise for every hundred rupees or any part thereof of the sum insured, subject to a maximum of twenty-five rupees.

(2) The Central Government may, in its discretion, at any time during the said quarter, revise the premium payable under the policies referred to in sub-paragraph (1).

(3) Where the amount of any premium payable under sub-paragraph (1) involves a fraction of a rupee, the premium shall be rounded off to the nearest rupee. The premium shall be payable in one lump sum in respect of the entire quarter for which the policy is in force;

Provided that if any factory becomes insurable or is insured under this Scheme after the

commencement of the quarter, the premium shall be equivalent to the amount payable in respect of factories insurable during the entire quarter reduced by an amount which bears to the first mentioned amount the same proportion as the number of completed months in that quarter before the factory becomes insurable or is insured bears to three, the actual amount due in accordance with this proviso if it involves a fraction being rounded off to the nearest rupee.

(4) Where the premium has been revised under sub-paragraph (2), the provisions contained in the proviso to sub-paragraph (3) shall apply for the purpose of calculation of the additional amount of premium payable or of the amount of premium refundable, as the case may be, as a result of such revision, as if all the policies came into force on the date of such revision".

[No. F.101(5)-INS.I/66-ERI(II)]

A. RAJAGOPALAN

Officer on Special Duty & Ex-Officio Joint Secretary to the Government of India.

Industries and Labour Department

ORDER

LC/6/66

The following notification of Government of India in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) is hereby republished for the information of all concerned.

By order and in the name of the Administrator of Goa, Daman and Diu.

B. K. Chougule, Secretary, Industries and Labour Department.

Panjim, 15th November, 1966.

New Delhi, 23-9-1966

Notification

G. S. R. — In exercise of the powers conferred by section 58 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following rules further to amend the Mines Rules, 1955, the same having been previously published and referred to the Mining Boards, as required by sub-section (1) and (4) respectively, of section 59 of the said Act, namely: —

1. These rules may be called the Mines (Amendment) Rules, 1966.

2. In rule 73 of the Mines Rules, 1955, sub-rule (2) shall be re-numbered as sub-rule (3) thereof, and before the sub-rule as so re-numbered, the following sub-rule shall be inserted, namely: —

«(2) Notwithstanding anything contained in sub-rule (1), no Welfare Officer shall deal with any disciplinary case against a person employed in a mine, or, appear before a Conciliation Officer, Court or Tribunal on

behalf of the management of a mine against a person or persons employed in the mine, except when he is required by the Conciliation Officer, Court or Tribunal to appear as an independent witness:

Provided that nothing in this sub-rule shall be deemed to prohibit a person employed in a mine from approaching the Welfare Officer in respect of a grievance arising out of any case of disciplinary action against him».

No. 33(12)65-MI

R. C. SAKSENA
Under Secretary.

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Mormugao Port Trust

Notification

MPT/16-GA(3)/66

As required under Section 124 of the Major Port Trusts Act, 1963, the following Regulations which have been adopted by the Board of Trustees are hereby published.

In pursuance of sub-section (2) of section 124 of the Major Port Trusts Act, 1963 (38 of 1963), the Board of Trustees of Mormugao Port hereby publishes the following regulations made by it in exercise of the powers conferred by clause (b) of section 28 of the said Act, namely:—

1. Short title and commencement.—(i) These Regulations may be called the Mormugao Port Trust Employees' (Welfare Fund) Regulations, 1966.

(ii) They shall come into force on the ...

2. Definitions.—In these regulations, unless the context otherwise requires—

(i) 'Board' and 'Chairman' shall have the same meanings as in the Major Port Trusts Act, 1963;

(ii) 'employee' means an employee of the Board whether permanent or temporary and includes any employee on foreign service and any permanent or temporary employee of the Central or State Government or a local or other authority on deputation with the Board;

(iii) 'Fund' means the Mormugao Port Trust Employees' Welfare Fund formed under regulation ...

(iv) 'general account' means the general account of the Board.

3. Constitution of the fund.—There shall be formed a Fund to be called the Mormugao Port Trust Employees' Welfare Fund and there shall be credited thereto—

(a) such contributions from the general account of the Board as may be sanctioned by the Board from time to time;

(b) fines recovered from the employees;

(c) contributions to any Employees' Provident Fund withheld under the relevant rules regulating Provident Fund;

(d) interest and profit on investments belonging to the fund;

(e) any other sum or property made over to the fund by way of gift or donation.

4. Administration of the Fund.—The Fund shall be administered by the Chairman who may at his discretion, constitute an Advisory Committee for the purpose.

5. Expenditure from the Fund.—The objects on which the Fund may be expended shall be the following namely:—

(a) donations, subscriptions and gifts to institutions, clubs, co-operative societies, etc., connected with the welfare of employees and their families;

(b) grant of scholarships to children of employees and literacy classes, handicraft education and reading rooms for employees and members of their families;

(c) special rewards to employees for saving life and property and other meritorious acts within the port;

(d) to provide artificial limbs or other aids to employees who are partially or permanently disabled due to accidents on duty;

(e) payment towards cost of special drugs recommended by the Medical Officer of the Board for the use of the employees;

(f) financial assistance to the employees and members of their families in acute distress;

(g) grants for conducting sports, competitions, dramas, music, film shows and Bhajans, etc., for employees and celebration of Independence and Republic Days by employees;

(h) any other item of expenditure for the benefit of employees and their families at the discretion of the Chairman.

6. Disbursement from Fund.—Disbursements from the Fund shall be made with the specific sanction of the Chairman in each case.

7. Maximum amount in Fund.—The maximum amount that may be held in this Fund shall be Rs. 50,000.

8. Disposal of surplus in the Fund.—Any surplus in the Fund over and above the prescribed maximum shall be credited to the Board's general account.

9. Interpretation.—In case of doubt, all questions relating to this Fund shall be decided by the Chairman.

By Order.

Shivakumar Dhindaw, Secretary.

Mormugao, 9th November, 1966.